

1 STEVEN W. MYHRE  
2 Acting United States Attorney  
3 ELHAM ROOHANI  
4 Nevada Bar No. 12080  
5 CHRISTOPHER BURTON  
6 Nevada Bar No. 12940  
7 Assistant United States Attorneys  
501 Las Vegas Blvd. South, Ste. 1100  
Las Vegas, Nevada 89101  
Phone: (702) 388-6336  
Fax: (702) 388-5087  
Elham.Roohani@usdoj.gov  
Christopher.Burton4@usdoj.gov

8 *Representing the United States of America*

9  
10 **UNITED STATES DISTRICT COURT**  
11 **DISTRICT OF NEVADA**

12 United States of America,

13 Plaintiff,

14 v.

15 BRANDON LAMAR PRUITT,

16 Defendant.

17 Case No. 2:16-CR-00285-APG-NJK

18 **UNOPPOSED MOTION TO UNSEAL**  
19 **SEARCH WARRANTS**

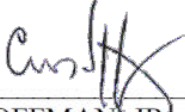
20 The parties, by and through the undersigned, respectfully request that the  
Court unseal the following search and seizure warrants that were issued as a part  
of the investigation in the above captioned case. The parties are seeking to unseal  
the warrants so that both parties can have complete copies of the warrant.

1           The case numbers of the search and seizure warrants the parties are seeking  
2 to unseal are: 2:16-mj-596-CWH and 2:16-mj-597-CWH.

3           The warrants, which were filed on August 25, 2016, are captioned: "In the  
4 Matter of the Search of Information Associated with Facebook User ID  
5 alexisz.delapaz (100003669813320) that is Stored at Premises Controlled by  
6 Facebook, Inc." and "In the Matter of the Search of Information Associated with  
7 Facebook User ID brandon.pruitt.311 (100007468273741) that is Stored at  
8 Premises Controlled by Facebook, Inc.", respectively.

9  
10           IT IS SO ORDERED.

11           DATED: November 8, 2017

12             
13           C.W. HOFFMANN, JR.  
14           UNITED STATES MAGISTRATE JUDGE

Respectfully submitted:

For the United States  
STEVEN W. MYHRE  
Acting United States Attorney

//s//

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ELHAM ROOHANI  
Assistant United States Attorney

For the Defense:

//s//

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HEIDI OJEDA, ESQ.  
Counsel for the Defendant